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13 Attorneys for Defendants
 GREENPEACE INTERNATIONAL (aka "GREENPEACE STICHTING
 14 COUNCIL"), GREENPEACE, INC., DANIEL BRINDIS, AMY MOAS, and
 ROLF SKAR

15 IN THE UNITED STATES DISTRICT COURT

16 THE NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION

17 RESOLUTE FOREST PRODUCTS, INC.,
 18 RESOLUTE FP US, INC., RESOLUTE FP
 AUGUSTA, LLC, FIBREK GENERAL
 19 PARTNERSHIP, FIBREK U.S., INC., FIBREK
 INTERNATIONAL INC., and RESOLUTE FP
 20 CANADA, INC.,

21 Plaintiffs,

22 v.

23 GREENPEACE INTERNATIONAL (aka
 "GREENPEACE STICHTING COUNCIL"),
 24 GREENPEACE, INC., GREENPEACE FUND,
 INC., FORESTETHICS, DANIEL BRINDIS,
 25 AMY MOAS, MATTHEW DAGGETT, ROLF
 SKAR, TODD PAGLIA, and JOHN AND JANE
 26 DOES 1 through 20, inclusive,

27 Defendants.

Case No. 4:17-cv-02824-JST

**JOINT NOTICE OF FILING OF
 REDACTED AGREEMENTS PURSUANT
 TO COURT'S ORDER (ECF NO. 439)**

Complaint Filed: May 31, 2016

Amended Complaint Filed: November 8, 2017

1 On March 23, 2022, the Court entered an Order Granting in Part and Denying in Part
 2 Administrative Motion to File Under Seal. *See* ECF No. 439 (the “Order”). The Order found that
 3 certain information in third-party CounterPoint Strategies, Ltd. (“CounterPoint[’s] agreements was
 4 properly sealable, but other sections did not appear to be confidential or proprietary. *See id.* at 1.
 5 Accordingly, the Court ordered the parties “to file the agreements on the public docket with the
 6 appropriate redactions within **seven days** of the date of this order. In the alternative, if CounterPoint
 7 believes that such information is properly sealable, the parties may file a renewed motion to file
 8 under seal within seven days of the date of this order.” *Id.* at 1-2 (emphasis in original).

9 The parties conferred with CounterPoint’s counsel, who agreed to file the agreements on the
 10 public docket with the redactions ordered by the Court. Accordingly, the newly redacted agreements
 11 are attached hereto as Exhibits A and B.

12
 13 DATED: March 30, 2022

14 Respectfully submitted,

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Certification of Compliance with N.D. Cal. L.R. 5-1(h)(3)

I, Laura Handman, hereby certify that pursuant to N.D. Cal. Civil L.R. 5-1(h)(3), I have obtained authorization from the above signatories to file the above-referenced document and that they have concurred in the filing's content.

Dated: March 30, 2022

Respectfully submitted,

DAVIS WRIGHT TREMAINE LLP

By: /s/ Laura Handman
Laura Handman

Attorneys for Greenpeace Defendants
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COUNCIL"), GREENPEACE, INC., DANIEL
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